Clarence Carr and Shakira Carr 1446 Thomas Rd. Medford OR, 97501 Phone 541-499-0212

FILED 25 FEB 12 16:18USDC-ORM

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

CLARENCE CARR and SHAKIRA CARR, Petitioners,

V.

OREGON DEPARTMENT OF HUMAN SERVICES (ODHS), et al., Respondents.

Case No.: 1:25-cv-00242-MC

PETITION FOR WRIT OF HABEAS CORPUS PURSUANT TO 28 U.S.C. §2241

#### INTRODUCTION

Petitioners Clarence Carr and Shakira Carr, proceeding pro se, respectfully submit this Petition for Writ of Habeas Corpus under 28 U.S.C. §2241, seeking immediate relief from the unlawful restraint imposed by the Oregon Department of Human Services (ODHS) and related state actors through the wrongful removal of their children without due process of law. The actions of Respondents have resulted in a deprivation of fundamental parental rights under the Fourteenth Amendment, necessitating immediate judicial intervention.

#### **JURISDICTION AND VENUE**

- 1. This Court has jurisdiction over this matter pursuant to 28 U.S.C. §2241, as Petitioners are being unlawfully deprived of their fundamental parental rights.
- 2. Venue is proper in the District of Oregon pursuant to 28 U.S.C. §1391(b), as the events giving rise to this petition occurred in Jackson County, Oregon.

3. Petitioners allege violations of their First, Fourth, Fifth, Sixth, Eighth, Ninth, and Fourteenth Amendment rights, making federal question jurisdiction proper under 28 U.S.C. §1331.

#### **PARTIES**

- Petitioners: Clarence Carr and Shakira Carr, natural parents whose fundamental rights have been violated through the unlawful removal of their children.
- Respondents: Oregon Department of Human Services (ODHS), various CPS agents, Medford Police Department, Officer Cleo Harvey, Jackson County Circuit Court, Attorney General Jeremy Karns, and any and all persons acting in concert to deprive Petitioners of their constitutional rights.

#### STATEMENT OF FACTS

- 1. On October 13, 2023, ODHS agents and Medford Police officers, including Officer Cleo Harvey, removed Petitioners' children without a valid protective custody order and in violation of federal and state law.
- 2. The Protective Custody Orders and supporting declarations were not filed until October 16, 2023, demonstrating that the removal was conducted without lawful authority.
- 3. Evidence of fraud and document tampering has been uncovered, including:
  - Protective Custody Orders with altered filing dates.
  - Officer Harvey altering the language of the Protective Custody
     Order during the removal on body cam.
  - o Denial of access to discovery materials for over a year.
  - Police body camera footage confirming the Protective Custody
     Orders lacked jurisdiction at the time of removal or case number.
- 4. Discovery withheld for over a year: Petitioners did not receive their case-related discovery materials until November 6, 2024, for Clarence

Carr, and November 19, 2024, for Shakira Carr, despite the case beginning on October 13, 2023.

- 5. Fraudulent Manipulation of Court Documents:
  - The children were removed from Petitioners' custody on October 13, 2023, yet no Protective Custody Orders or Declarations for Protective Custody were filed until October 16, 2023.
  - The Protective Custody Orders were retroactively altered to reflect an October 13, 2023, filing date, despite the actual filing occurring three days later.
  - Digital manipulation is evident in case number 23JU05153, where the timestamp "OCT 16" is still visible beneath modifications, proving backdating.
  - Body camera footage confirms that the Protective Custody Order read by Officer Harvey contained incomplete jurisdictional language, stating: "This court does or does not [have jurisdiction]." Officer Harvey fraudulently reworded it to falsely state, "This order provides jurisdiction."
- 6. Denial of an impartial tribunal: The juvenile court exhibited bias, failing to afford Petitioners a fair opportunity to challenge the removal.
- 7. Violation of the Sixth Amendment right to confront witnesses:

  Petitioners were denied the right to cross-examine key CPS workers and officers involved in the removal.
- 8. Eighth Amendment violation: The state's actions amount to cruel and unusual punishment by inflicting prolonged psychological harm on Petitioners and their children.
- Ninth Amendment violation: The state's actions infringe upon unenumerated fundamental parental rights, which are protected under the Ninth Amendment.

- 10. State actors conspired to deprive Petitioners of their parental rights in violation of 42 U.S.C. §1983 and 18 U.S.C. §241 and §242, making this a matter for federal habeas review.
- 11. Unlawful placement and safety concerns: Children were placed in overcrowded foster care environments, including residences with known drug users under parole supervision.
- 12. Selective enforcement and discriminatory treatment: Petitioners were denied services routinely provided to similarly situated parents, showing an abuse of federal funding and procedural bias.
- 13. Retaliatory reduction of visits: Respondents reduced Petitioners' visitation rights without justification or due process, further alienating them from their children.

#### **GROUNDS FOR RELIEF**

#### Ground 1: Violation of the Fourth and Fourteenth Amendments

Respondents conducted an unlawful warrantless seizure of Petitioners' children, violating the Fourth Amendment's protection against unlawful searches and seizures and the Fourteenth Amendment's guarantee of due process. See Santosky v. Kramer, 455 U.S. 745 (1982).

#### **Ground 2: Denial of Procedural Due Process**

Petitioners were denied access to crucial court documents and discovery materials for over a year, depriving them of a meaningful opportunity to challenge the removal, violating Mathews v. Eldridge, 424 U.S. 319 (1976).

#### Ground 3: Fraud and Misrepresentation by State Actors

Evidence demonstrates that state actors manipulated legal documents to justify the removal after the fact, violating Mapp v. Ohio, 367 U.S. 643 (1961) and Giglio v. United States, 405 U.S. 150 (1972).

#### Ground 4: Violation of the Indian Child Welfare Act (ICWA)

Respondents failed to comply with ICWA 25 U.S.C. §1901 et seq., depriving Petitioners of federally mandated protections for Native American children.

#### **Ground 5: Conspiracy to Deprive Constitutional Rights**

State actors engaged in a coordinated conspiracy to deprive Petitioners of their parental rights, violating 42 U.S.C. §1983 and criminal statutes 18 U.S.C. §§241, 242.

#### **RELIEF REQUESTED**

#### Petitioners respectfully request that this Court:

- 1. Issue a Writ of Habeas Corpus directing the Respondents to immediately rectify the unlawful seizure of their children.
- 2. Order an evidentiary hearing to review the fraudulent removal process.
- Declare that ODHS's actions were unconstitutional and violated Petitioners' rights under the Fourth, Fifth, Sixth, Eighth, Ninth, and Fourteenth Amendments.
- 4. Declare that Petitioners' children be returned immediately to their custody.
- 5. Refer this matter for federal investigation under 18 U.S.C. §§241, 242.
- 6. Grant any other relief deemed just and proper.

1.19 Marenet Carr SSC Shaking Carr 2-12-25 02/12/2025 1446 Thomas 8d Medford OR 97501

541-499.0212

#### **CERTIFICATE OF SERVICE**

I, Clarence Carr, certify that on this <u>12</u> day of February 2025 served a true and correct copy of the Petition for Writ of Habeas Corpus and all accompanying documents in the above-captioned case on the following parties, as required by applicable rules of procedure:

#### 1. Clerk of the Court

U.S. District Court, District of Oregon 310 West 6<sup>th</sup> Street, Medford, OR 97501 Service by **Hand Delivery** 

#### 2. Attorney General - State of Oregon

Office of the Attorney General 1162 Court Street NE Salem, OR 97301

Service by Mail

#### 3. Respondents:

#### 1. John C. Howry

Attorney at Law
219 S Holly St
Medford, OR 97501
Email: CAM@HOWRYLAW.COM
MEAGHAN@HOWRYLAW.COM
Service by Email

#### 2. Ryan M. Pech, #191812

Attorney at Law
33 N Central Ave, Ste 210
Medford, OR 97501
Email: RYAN@MEDFORDLAW.COM
Service by Email

#### 3. Jeremy Karns, #164144

Attorney at Law 1555 E McAndrews Rd, Ste 200 Medford, OR 97504

Email: JEREMY.KARNS@DOJ.STATE.OR.US

Service by Email

#### 4. Kaitlin Kelly, #183848

Attorney at Law 621 SW Alder St, Ste 600 Portland, OR 97502 Email: KAITLIN@KAITLINKELLYLAW.COM Service by Email

#### 5. Nadezhda Andreeva

2 North Oakdale AVE.

Medford OR 97501

Nadia@oregon-law.net

Service by Email

I declare under the penalty of perjury under the laws of the State of Oregon that the foregoing is true and correct to the best of my knowledge and belief.

Executed on: 2.12-25

Respectfully submitted, C. Correct Carr 1446 Thomas Rd.

Medford OR, 97501
Phone 541-499-0212
Pro Se Petitioner
Sakira Carr

#### WITNESS STATEMENT

#### State of Oregon

County of Jackson

I, Shakira Carr, being duly sworn, declare under penalty of perjury that the following statements are true and correct to the best of my knowledge and belief.

#### Statement of Facts

- On November 19, 2024, I received copies of my discovery. Despite the case commencing on October 13, 2023, it took over a year for me to receive these materials. My husband, Clarence Carr, received his discovery on November 6, 2024. This delay severely impacted our ability to defend ourselves and challenge unlawful actions taken against us.
- 2. Repeated Denial of Access to Case-Related Documents. Numerous requests were made to court clerks and reporters for case-related documents, yet they consistently failed to provide them. When the documents were finally obtained, I discovered clear evidence of manipulation and fraud.
- 3. Children Taken Before Any Legal Filing. On October 13, 2023, our children were removed from our custody before any Protective Custody Orders or supporting Declarations were filed. The required documents were not submitted until October 16, 2023, proving the removal was illegal and lacked jurisdiction.
- 4. Fraudulent Alteration of Court Documents. The Protective Custody Orders and accompanying Declarations were falsified to reflect an October 13, 2023, filing date when, in reality, they were not filed until October 16, 2023. Evidence of digital manipulation is visible, including remnants of the original "OCT 16" timestamp and overlapping text on the court filings.
- 5. Contradictory Documentation. The Protective Custody Order bears a state stamp with a filing date of October 16, 2024, while the Declaration for Protective Custody is dated October 13, 2023. These discrepancies indicate fraudulent post-dated filings intended to retroactively justify the unlawful removal of my children.
- 6. Denial of Certified Copies. The court has refused to provide certified copies of official records, obstructing transparency and raising further suspicion regarding the authenticity of the documents.

- 7. Body Camera Evidence Proving Jurisdictional Fraud. Police body camera footage from the October 13, 2023, removal shows Officer Cleo Harvey reading an incomplete Protective Custody Order stating, "This court does or does not [have jurisdiction]." Officer Harvey then falsely declares, "This order provides jurisdiction," in an attempt to legitimize an invalid order. The footage further reveals that the declarations were made at the time of removal, not prior, making it legally impossible for them to have been properly submitted beforehand.
- 8. Misconduct by Child Protective Services (CPS) and Law Enforcement. CPS agents Ashley Glover, Clarissa Spencer, Rebecca Leonard, Jennifer Nie, Christopher Stone, and Tanny Flowers acted unlawfully by violating due process rights, coercing compliance under threats, and failing to make any reasonable efforts toward reunification.
- Medford Police Complicity in Illegal Removal. Officers, including Cleo Harvey, assisted CPS in executing an unlawful removal, forcefully entering my home without proper jurisdiction and later manipulating official documentation to justify their actions.
- 10. Conflicts of Interest and Attorney Misconduct. Attorneys representing ODHS, including Jeremy Karns, Ryan Pech, Risa Hall, Kaitlin Kelly, and Adrianna Rinehart, knowingly acted in conflicts of interest, failed to provide effective representation, and obstructed justice by disregarding clear violations of my rights.
- 11. CPS and DHS Misuse of Taxpayer Funds. DHS and CPS agents authorized state funds to house known fugitives, including Jordan Farris and Nicholas Savage, at the Rogue Regency Inn in Medford, Oregon, facilitating their visitation with my children. This is a clear violation of ORS 162.325 (hindering prosecution) and represents a misuse of public funds meant for child welfare.
- 12. Unsafe and Illegal Foster Care Placement. DHS knowingly placed my children in a foster home with an individual undergoing active drug treatment, failing to disclose this information. This placement directly violated ORS 419B.192, which mandates safe and appropriate placements for children.
- 13. Attorneys Billing for Services While Providing No Legal Representation. Attorneys assigned to my case billed the state for legal services despite failing to file motions, respond to critical legal issues, or provide any meaningful advocacy. This violates ORS 9.460, which mandates ethical representation.

State of Oregon

County of Jackson

On this Tay of Town, 20, before me, the undersigned Notary Public, personally appeared Shakira Carr, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that she executed the same for the purposes therein contained.

In witness whereof, I hereunto set my hand and official seal.

Notary Public Signature:

Notary Public Name (Printed):

Commission Number: 1

My Commission Expires: 01, 04

(Seal)



#### WITNESS STATEMENT

## State of Oregon County of Jackson

I, Clarence Carr, being duly sworn, declare under penalty of perjury that the following statements are true and correct to the best of my knowledge and belief.

#### **Statement of Facts**

- On November 6, 2024, I received copies of my discovery. Despite the case commencing on October 13, 2023, it took over a year for me to receive these materials. My wife, Shakira Carr, received her discovery on November 19, 2024. This delay severely impacted our ability to defend ourselves and challenge unlawful actions taken against us.
- Repeated Denial of Access to Case-Related Documents. Numerous requests
  were made to court clerks and reporters for case-related documents, yet they
  consistently failed to provide them. When the documents were finally obtained, I
  discovered clear evidence of manipulation and fraud.
- Children Taken Before Any Legal Filing. On October 13, 2023, our children were removed from our custody before any Protective Custody Orders or supporting Declarations were filed. The required documents were not submitted until October 16, 2023, proving the removal was illegal and lacked jurisdiction.
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  authenticity of the documents.
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incomplete Protective Custody Order stating, "This court does or does not [have jurisdiction]." Officer Harvey then falsely declares, "This order provides jurisdiction," in an attempt to legitimize an invalid order. The footage further reveals that the declarations were made at the time of removal, not prior, making it legally impossible for them to have been properly submitted beforehand.

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- Conflicts of Interest and Attorney Misconduct. Attorneys representing ODHS, including Jeremy Karns, Ryan Pech, Risa Hall, Kaitlin Kelly, and Adrianna Rinehart, knowingly acted in conflicts of interest, failed to provide effective representation, and obstructed justice by disregarding clear violations of my rights.
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- 12. Unsafe and Illegal Foster Care Placement. DHS knowingly placed my children in a foster home with an individual undergoing active drug treatment, failing to disclose this information. This placement directly violated ORS 419B.192, which mandates safe and appropriate placements for children.
- 13. Attorneys Billing for Services While Providing No Legal Representation. Attorneys assigned to my case billed the state for legal services despite failing to file motions, respond to critical legal issues, or provide any meaningful advocacy. This violates ORS 9.460, which mandates ethical representation.
- Bias in Legal Proceedings. Despite procedural defaults, no attorneys have responded to motions, and they continue arguing against me due to the judge's improper denial of default. This has resulted in a grossly biased proceeding that unfairly disadvantages me and my family.

- 15. Unlawful Disclosure of Confidential Information. CPS agents released confidential records to unauthorized individuals, violating ORS 419B.035, which protects private case details from being disclosed without proper authorization.
- 16. Obstruction of Family Reunification. Despite ORS 419B.090, which mandates efforts to preserve and reunify families, CPS and the court have actively obstructed reunification, refusing to allow visitations and withholding information that would facilitate family reunification.
- 17. Failure to Address Judicial and Procedural Misconduct. The court has ignored multiple filings challenging the jurisdictional defects, fraudulent documentation, and ethical violations by attorneys and CPS agents. This inaction further deprives me of due process and a fair trial.

#### Conclusion

The removal of my children on October 13, 2023, was executed without lawful authority, as there were no valid Protective Custody Orders or Declarations for Protective Custody on record at that time. The subsequent fraudulent alterations of court documents were done to retroactively establish a false legal basis for the removal. Additionally, the misuse of taxpayer funds, conflicts of interest among legal representatives, and unsafe foster care placements highlight systemic corruption within ODHS and the judiciary. The continued refusal to acknowledge these violations has severely impacted my rights as a parent and must be investigated immediately.

I declare under penalty of perjury that the foregoing statement is true and correct to the best of my knowledge and belief.

- Mavence Carr

Signature of Witness:

Date: 2-10.85

**Notary Public Acknowledgment** 

State of Oregon County of Jackson

On this 10th day of 16b., 20, before me, the undersigned Notary Public, personally appeared Clarence Carr, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained.

In witness whereof, I hereunto set my hand and official seal.

Notary Public Signature:

Notary Public Name (Printed): Log

Logan Michael St

Commission Number: 1027552

My Commission Expires: August

, 2026

(Seal)



#### Exhibit List – Writ of Habeas Corpus

#### A. Protective Custody Order Lacking Jurisdiction

- A-1: Protective custody order lacking jurisdiction
- A-2: Same as A-1, further demonstrating lack of jurisdiction
- A-3 to A-5: Documents showing nunc pro tunc alterations attempting to establish jurisdiction, clear signs of manipulation

#### B. Declarations for Protective Custody with Signs of Manipulation

 B-1 to B-4: Declarations supporting protective custody, containing clear signs of document manipulation

#### C. Protective Custody Orders with the Correct Date

 C-1 to C-4: Protective custody orders dated 10/16/2023, failing to meet legal requirements, including jurisdiction—essentially blank documents

#### D. Evidence of Court Document Manipulation & Unlawful Fees

- D-1: Enlarged image showing manipulated court documents
- D-2: Photos of unfiled court documents
- D-3 to D-5: Excessive fees charged for obtaining court documents that should be free due to self-representation in CPS matters
- D-6: Police report filed regarding a false investigation by Medford Police Department, Officer Whiteman

#### E. Police Body Cam & Court Document Manipulation

- E-1 to E-4: Close-ups of police body cam footage showing that paperwork was not filed and lacked jurisdiction
- E-5 to E-6: Close-ups of manipulated court documents

C. Cg 2.12.25 Clavence Carr
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Exhibit.A-1

#### IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY

In the Matter of: Alize G Carr, A Child.	)	PROTECTIVE CUSTODY ORDER (ORS 419B.150 et seq.)
	mder ORS 4191	ation or sworn statement of VDHS other. 3:150 on: OCT 13: 20 23
Evidence considered:  Declaration dated: Sworn testimony Other:	(/-)	<del>_</del>
Child's information (if known): I		16 DHS Case Number: 1035462
1. Indian Cond Welfare Act The ICWA/ORICWA doe At this time, the Court doe The Court knows or has r ICWA/ORICWA.  The cl	r (ICWA)/ORIG s not apply. es not have rear reason to know hild's tribe is ur 20, ch. 14, §16	son to know that the ICWA/ORICWA applies.  That the child is an Indian Child under  aknown, or  the child's tribe is:  (1st Spec Sess)  was provided  was not provided
2. UCCIEA DETERMINATION Based on the submitted decla jurisdiction under the UCCI  Oregon is the child for six months or fi	eration and/or so EA (ORS 109.7 I's home state (h from birth if chil ncy jurisdiction	wom testimony, this Court  does does not have 01 to 109.834) to make "a child custody determination" as been living with parent or person acting as a parent d less than six months old) (ORS 109.741 (1)(2)) exists because child has been abandoned or the child, a d to or threatened with mistreatment or abose (ORS

Exhibit: A-2

## IN THE CIRCUIT COURT OF THE STATE OF OREGON-FOR JACKSON COUNTY

Justice Am Justice Am, A Child.	) Case Number 13W05J53 ) PROTECTIVE CUSTODY ORDER ) (ORS 419B.150 et seq.)
	upon the declaration or swom statement of MDHS other: nder ORS 419B.150 or: Oct 13 , 20 23.
Evidence considered:	3,2023.
Child's information (if known): I	OOB: 09/04/2022 DHS Case Number: 1035462
☐ The Court knows or has a ICWA/ORICWA. ☐ The cland notice under Or Laws 20.	(ICWA)/ORICWA FINDINGS

1. 36 -

Exhibit #-3

## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY

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Other:						
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1 | PROTECTIVE CUSTODY ORDER

Verified Correct Copy of Ociginal 12/20/2023... Verified Correct Copy of Original 10/16/2023... Exhibit #-4

IN THE C	RCUIT COURT OF FOR JACKS	THE STATE OF ON COUNTY	OREGON	
in the Matter of:  I Abel Am  I A Am  A Child.	. )	Case Number: 2  Another PROTECTIVE (ORS 419B.150 s	CUSTODY ORDER	15. £ 15.
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! | PROTECTIVE CUSTODY ORDER

8/5/21

2-11

Exhibit: A-5

## IN THE CIRCUIT COURT OF THE STATE OF OREGON-FOR JACKSON COUNTY

	FOR JACKSON COUNTY					
In the Matter of:  I dustice Am  Institut I Am  A Child.  This matter came before the Court  Evidence considered:  The Declaration disted:						
In the Matter of:	) Case Number 131025153					
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A Child.	The state of the s					
This matter came before the Court	This matter came before the Court upon the declaration or swom statement of DHS  other:					
	under ORS 419B.150 or: Oct 13: , 20 23.					
/						
Evidence considered: Declaration dated:	120003					
Sworn testimony	13,2023.					
Other						
Child's information (if known)	DOB: 09/04/2022 DHS Case Number: 1035462					
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THE COURT HEREBY FIND						
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1. INDIAN CHILD WELFARE AC  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or kas  ICWA/ORICWA.  The count index or Laws 20	T (ICWA)/ORICWA FINDINGS es not apply. ses not have reason to know that the ICWA/ORICWA applies. reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:					
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1. INDEAN CHILD WELFARE AC  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or kas  ICWA/ORICWA.  The can  and notice under Or Laws 20  because the nature of the can	es not apply.  Des not have reason to know that the ICWA/ORICWA applies.  The reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:  120, ch. 14, §16 (1st Spec Sess) was provided was not provided regency did not allow for notice.					
1. INDEAN CHILD WELFARE AC  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or less ICWA/ORICWA.  The cand natice under Or Laws 20 because the nature of the can  2. UCCJEA DETERMINATION	es not apply.  Des not have reason to know that the ICWA/ORICWA applies.  The reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:					
1. Indian Child Welfake Ac  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or kee  ICWA/ORICWA. The can  and untice under Or Laws 20 because the nature of the can  2. UCCJEA DETERMINATION  Based on the submitted deci	es not apply.  Des not have reason to know that the ICWA/ORICWA applies.  The reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:  120, ch. 14, §16 (1st Spec Sess) was provided was not provided regency did not allow for notice.					
1. Indean Child Welfare Ac  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or kas  ICWA/ORICWA. The can  and notice under Or Laws 20 because the nature of the can  2. UCCJEA DETERMINATION  Based on the submitted deci- jurisdiction under the UCCJ	es not apply.  Ses not have reason to know that the ICWA/ORICWA applies.  The reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:					
1. Indean Child Welfare Ac  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or kas  ICWA/ORICWA. The can  The court knows or kas  ICWA/ORICWA. The can  and untice under Or Laws 20  because the nature of the can  2. UCCJEA DETERMINATION  Based on the salunitied decipionisdiction under the UCCJ  Oregon is the child	es not apply.  Ses not have reason to know that the ICWA/ORICWA applies.  The reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:  DO, ch. 14, §16 (1st Spec Sess) was provided was not provided regency did not allow for notice.  1-20-7  Selection and/or sworm testimony, this Court does does not he lead (ORS 109.701 to 109.834) to make "a child custody determinated dis home state (has been living with parent or person acting as a parent displacement of person acting as a parent displacement of person acting as a parent displacement of person acting as a parent displacement.					
1. Indian Child Welrake Ac  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or kas  ICWA/ORICWA The can  and untice under Or Laws 20 because the nature of the can  2. UCCHEA DETERMINATION  Based on the submitted deciparisdiction under the UCCH  Oregon is the children six months or	es not apply.  Ses not have reason to know that the ICWA/ORICWA applies.  reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:  100, ch. 14, §16 (1st Spec Sess) was provided was not provided reagency did not allow for notice.  100, ch. 14, §16 (1st Spec Sess) was provided was not provided reagency did not allow for notice.  100, ch. 14, §16 (1st Spec Sess) was provided was not provided reagency did not allow for notice.  100, ch. 14, §16 (1st Spec Sess) was provided was not provided reagency did not allow for notice.  100, ch. 14, §16 (1st Spec Sess) was provided was not provided reagency did not allow for notice.  100, ch. 14, §16 (1st Spec Sess) was provided was not provided reagency did not allow for notice.  100, ch. 14, §16 (1st Spec Sess) was provided was not provided reagency did not allow for notice.  100, ch. 14, §16 (1st Spec Sess)					
1. Indian Child Welfake Ac  The ICWA/ORICWA doe  At this time, the Court do  The Court knows or kee  ICWA/ORICWA The can  The can  The can  2. UCCHEA DETERMINATION  Based on the salunitied deci- jurisdiction under the UCCH  Oregon is the child  for six months or:  Temporary emerge	es not apply.  Ses not have reason to know that the ICWA/ORICWA applies.  The reason to know that the child is an Indian Child under child's tribe is unknown, or the child's tribe is:  DO, ch. 14, §16 (1st Spec Sess) was provided was not provided regency did not allow for notice.  The laration and/or sworn testimony, this Court does does not have (ORS 109.701 to 109.834) to make "a child custody determinated dis home state (has been living with parent or person acting as a parent of person acting actin					



1 15	HILD WELFARE	Decial autoff for Pr	otective custody
			RECEIVED AND FILED
	IN THE CIRCL	JIT COURT OF THE STATE OF OR	}
	FOR THE	COUNTY OF TACKOON	OLI 19 2023
	FOR THE C	COUNTY OF JACKSON	TRIAL COURT ADMINISTRATOR
	Matter of:	)	
Al	ize G. Carr	) Case No.: 23J	1005151
Al		) DECLARATION I	N SUPPORT OF
a	child,	) REQUEST FOR F	
		) CUSTODY ORDE	ER .
tate	of Oregon )		
		ss	
oun	ty of Jackson .)		
Chị	d Information		<b>在一个人的</b>
1.	Name: Alize G. Carr		DOB: 08/23/2016
. 1	Address: 1446 Thomas Rd., Me	dford, OR 97501	
2. F	Places where the child has lived	for the last 5 years and with whom,	if known:
		ce 2018 with Clarence Carr. Jordan F	arris has been in and out of
· h	er life during that time.		
Par	ent Information		
3.	☑ Mark those who have legal	custody (prior to Child Welfare invol-	vernent).
		rdian or another legal parent not other	
	Mother's name: Jordan A	lise Farris	DOB: 04/09/1992
	Address: Unknown	1	
		Earl Carr	DOB: 02/02/1982
	Address: 1446 The	omas Rd., Medford, OR 97501	
	Other's name:		DOB:
	Address:		
	Relationship to child:		

THIS FORM IS AVAILABLE IN ALTERNATIVE FORMAT UPON REQUEST

ORS. 419B.171

Distribution: Original-Court

IN THE CIRCUIT COURT OF THE STATE OF OREGON OF



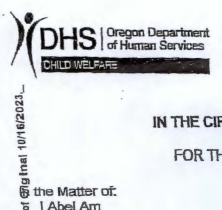
## Declaration for Protective Custody

the Matter of:		HEGELVED AND FILED
	FOR THE COUNTY OF JACKSON	OCT 13 2023
the Matter of: I Justus Am	) Case No.: 22	TRIAL COURT ADMINISTRATOR DOCKETED BY  510 05153
a child,	) DECLARATIO	N IN SUPPORT OF OR PROTECTIVE
ate of Oregon	) ) ss )	
hild Welfare. One of hildren. I am informe	leclare that I am a caseworker employed by the f my duties as a caseworker is to investigate reped and believe as follows:	
hild information		(4)、10.16 10.16 10
I. Name: I Justus		DOB: 09/04/2022
Address: 1446 Th	nomas Rd., Medford, OR 97501	
2. Places where the	child has lived for the last 5 years and with who	m, if known:
Justus has lived i	n Medford, OR with her parents since her birth.	
Parent Information		
3. Mark those	who have legal custody (prior to Child Welfare in ther for a guardian or another legal parent not o	
3. Mark those to Complete to		otherwise identified.
3. Mark those Complete Complete Mother's r	other" for a guardian or another legal parent not on name: Shakira Dajnea Chantorius Scissom - Car	otherwise identified.
3.   Mark those of Complete for Mother's r	ther" for a guardian or another legal parent not	otherwise identified.  DOB: 07/17/2003
3.   Mark those of Complete for Mother's reached Add  Father's reached Add  Father's reached Add  The Complete for Complet	other" for a guardian or another legal parent not on name: Shakira Dajnea Chantorius Scissom - Car dress: 1446 Thomas Rd., Medford, OR 97501	otherwise identified.  DOB: 07/17/2003
3. Mark those of Complete for Mother's read Add	other" for a guardian or another legal parent not on name: Shakira Dajnea Chantorius Scissom - Carr dress: 1446 Thomas Rd., Medford, OR 97501 name: Clarence Earl Carr dress: 1446 Thomas Rd., Medford, OR 97501	otherwise identified.  DOB: 07/17/2003
Complete *c  Mother's r  Add  Father's r  Add  Other's r	other" for a guardian or another legal parent not on name: Shakira Dajnea Chantorius Scissom - Carr dress: 1446 Thomas Rd., Medford, OR 97501 name: Clarence Earl Carr dress: 1446 Thomas Rd., Medford, OR 97501	DOB: 02/02/1982

DHS Oregon Department of Human Services

## Declaration for Protective Custody

IN THE CIRCUIT	COURT OF THE STATE OF ORE	RECEIVED AND FILED
IN THE CIRCUIT FOR THE COL	JNTY OF JACKSON	OCT 13 2023
	) Case No.: 2310	RIAL COURT ADMINISTRATOR OCKETED BY
a child, tate of Oregon	) DECLARATION IN ) REQUEST FOR PI ) CUSTODY ORDER	SUPPORT OF ROTECTIVE
tate of Oregon ) county of Jackson )	s	
Child Information	IUIIOWS.	
Name: I Justus Am     Address: 1446 Thomas Rd., Medfo		DOB: 09/04/2022
2. Places where the child has lived for		known:
Justus has lived in Medford, OR wi		
Parent Information		
<ol> <li>☑ Mark those who have legal cu Complete "other" for a guardia</li> </ol>	stody (prior to Child Welfare involv an or another legal parent not other	
Mother's name: Shakira Daj	nea Chantorius Scissom - Carr	DOB: 07/17/2003
Address: 1446 Thoma	as Rd., Medford, OR 97501	
	ari Carr	DOB: 02/02/1982
Address: 1446 Thom	as Rd., Medford, OR 97501	
Other's name:		DOB:
Address:		
Relationship to child:		



ō

Copy

Correct

I Abel Am

a child,

State of Oregon

County of Jackson

=xhabit

### **Declaration for Protective Custody**

RECEIVED AND FILED - OET 13 2023 IN THE CIRCUIT COURT OF THE STATE OF OREGON TRIAL COURT ADMINISTRATOR DOCKETED BY\_ FOR THE COUNTY OF JACKSON Case No.: 23JU05752 DECLARATION IN SUPPORT OF REQUEST FOR PROTECTIVE CUSTODY ORDER

I. Clarissa Spencer, declare that I am a caseworker employed by the Department of Human Services, Child Welfare. One of my duties as a caseworker is to investigate reports concerning the welfare of children. I am informed and believe as follows:

Children to the Control of the Contr

SS

1.	Nan	me: I Abei Am	DOB: 05/25/2021
F	Addre	ess: 1446 Thomas Rd., Medford, OR 97501	
2. F	laces	s where the child has lived for the last 5 years and with w	hom, if known:
P	bel h	has lived in Medford, OR with his parents since birth.	
Par	ent li	nformation	
3.		Mark those who have legal custody (prior to Child Welfare Complete "other" for a guardian or another legal parent n	
	X	Mother's name: Shakira Dajnea Chantorius Scissom - C	DOB: 07/17/2003
		Address: 1446 Thomas Rd., Medford, OR 97501	
	X	Father's name: Clarence Earl Carr	DOB: 02/02/1982
		Address: 1446 Thomas Rd., Medford, OR 97501	
		Other's name:	DOB:
		Address:	

THIS FORM IS AVAILABLE IN ALTERNATIVE FORMAT UPON REQUEST

ORS: 419B 171

Distribution: Original-Court

Copy-Case File

Page 1 of 6

CF 0465 (01/2020)

3045

Exhibit C-1

#### IN THE CIRCUIT COURT OF THE STATE OF OREGON. FOR JACKSON COUNTY

	FOR JACKSON COUNTY	
In the Matter of:  I Justice Am Justus I Am,  A Child.	Case Number: 131051 ) PROTECTIVE CUSTODY (ORS 419B.150 et seq.)	
This matter came before the Cou	t upon the declaration or swom statement of	
	under ORS 419B.150 on: Oct 13 , 2	023.
Evidence considered:	. 2 a mar	
Declaration dated: Oct	13,2023.	
Sworn testimony Other:	,	
Outer.		
Child's information (if known)	DOB: 09/04/2022 DHS Case Number: 10354	62
Cind 3 mornador (il known).	DOD. <u>07/04/2022</u> DIES Case Number. <u>10334</u>	02
THE COURT HEREBY FIN	OS:	
1 THINAN COULD WELFARE AC	T (ICWA)/ORICWA FINDINGS	
The ICWA/ORICWA do		
	es not have reason to know that the ICWA/O	RICWA applies.
The Court knows or has	reason to know that the child is an Indian Chi	ild under
ICWA/ORICWA.   The	hild's tribe is unknown, or \( \square\) the child's tribe i	s:
and notice under Or Laws 2	20, ch. 14, §16 (1st Spec Sess) was provided	d was not provide
because the nature of the en	ergency did not allow for notice.	
2. UCCJEA DETERMINATION	aration and/or sworn testimony, this Court	does I does not h
	EA (ORS 109.701 to 109.834) to make "a child	
,		
Oregon is the chile	's home state (has been living with parent or pe	rson acting as a paren
for six months or	from birth if child less than six months old) (OR	
sibling or parent is	ncy jurisdiction exists because child has been all being subjected to or threatened with mistreatm	pandoned or the child
	ncy jurisdiction exists because child has been al	pandoned or the child



12/25 Page 26 of 40 + Xhibi+ C-2

3. PROTECTIVE CUSTODY FINDINGS	N. D
	☑ is not necessary and the least restrictive means
available to	
protect the child from abuse, and	d/or
prevent the child from inflicting	harm on self or others, and/or
ensure that the child remains wi	thin the reach of the juvenile court to protect the child from
	om inflicting harm on self or others, and/or
ensure the safety of a child who	has run away from home, or
(if ICWA/ORICWA applies) pr	event imminent physical damage or harm to the child
AND	
Protective custody V is is not in	the best interests of the child.
ORDER:	
The request for a protective custody order	is: V Granted Denied
	ed employee of the State of Oregon Department of Human
Services or other:	take the above-named child, described in the attached
	cace officer must take all reasonable steps to take the child
	ing any vehicle or premises as necessary to execute this order
if there is probable cause to believe the ch	alld is present in the vehicle or premises.
Additional orders	
Additional orders:	
The child may not be held more than 24 h	hours (excluding judicial holidays and weekends) without a
shelter hearing.	
	he courtroom in support of this order, the applicant shall
retain a copy of the recorded testimony.	
	D . 1 W
	Too Who
10-13-27	The same
	Benjamin M. Bloom, Curiuit Court Judge

Exhibit C-3

## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY

In the Matter of:  I Alock Am  I A Am,  A Child.	. )	Case Number: 23JU05152  PROTECTIVE CUSTODY ORDER (ORS 419B.150 et seq.)
This matter came before the Court	upon the declar	ration or swom statement of DHS other:  B.150 on: Oct 13, 20 23
Evidence considered: Declaration dated: Sworn testimony Other:		
Child's information (if known):	OB: <u>05/25/202</u>	21 DHS Case Number: 1035462
THE COURT HEREBY FINDS	S:	
1. INDIAN CHILD WELFARE ACT The ICWA/ORICWA does		CWA FINDINGS
At this time, the Court does	s not have reas	son to know that the ICWA/ORICWA applies. that the child is an Indian Child under
		known, or the child's tribe is:
		1st Spec Sess) was provided was not provided
because the nature of the emer		
2. UCCJEA DETERMINATION		
,		your testimony, this Court does does not have 1 to 109.834) to make "a child custody determination".
for six months or from Temporary emergence	om birth if child cy jurisdiction e	as been living with parent or person acting as a parent less than six months old) (ORS 109.741 (1)(a)) exists because child has been abandoned or the child, a to or threatened with mistreatment or abuse (ORS



Exhibit C-

PROTECTIVE CUSTO	
vailable to:	protective custody is is not necessary and the least restrictive means
/	child from abuse, and/or
Seattle of the last of the las	child from inflicting harm on self or others, and/or
-	the child remains within the reach of the juvenile court to protect the child from
	prevent the child from inflicting harm on self or others, and/or
	afety of a child who has run away from home, or
(if ICWA/ORICWA applies) prevent imminent physical damage or harm to the child	
AND	
Protective custod	y vis is is not in the best interests of the child.
ORDER:	
JRUEK:	
The request for a prot	ective custody order is:  Granted  Denied
It is ordered that a pe	ace officer, authorized employee of the State of Oregon Department of Human
it is ordered that a per Services or other	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached
it is ordered that a per Services or other declaration, into prote	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child
it is ordered that a per Services or other declaration, into proteinto protective custod	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order
it is ordered that a per Services or other declaration, into proteinto protective custod	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child
It is ordered that a per Services or other declaration, into proteinto protective custod	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order cuse to believe the child is present in the vehicle or premises.
It is ordered that a per Services or other declaration, into prote into protective custod if there is probable ca	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order suse to believe the child is present in the vehicle or premises.
it is ordered that a per Services or other declaration, into prote into protective custod if there is probable ca	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order cuse to believe the child is present in the vehicle or premises.
It is ordered that a perservices or other declaration, into protective custod if there is probable call. Additional orders.	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order cuse to believe the child is present in the vehicle or premises.
It is ordered that a per Services or other declaration, into prote into protective custod if there is probable ca	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order cuse to believe the child is present in the vehicle or premises.
It is ordered that a per Services or or other declaration, into protective custod if there is probable cate Additional orders.  The child may not be shelter hearing.	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order cuse to believe the child is present in the vehicle or premises.  The held more than 24 hours (excluding judicial holidays and weekends) without a soffered outside of the courtroom in support of this order, the applicant shall
It is ordered that a perservices or other declaration, into protective custod if there is probable can declarate and declaration and orders.  The child may not be shelter hearing.	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order cuse to believe the child is present in the vehicle or premises.  The held more than 24 hours (excluding judicial holidays and weekends) without a soffered outside of the courtroom in support of this order, the applicant shall
It is ordered that a perservices or other declaration, into protective custod if there is probable can declarate and declaration and orders.  The child may not be shelter hearing.	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order cuse to believe the child is present in the vehicle or premises.  The held more than 24 hours (excluding judicial holidays and weekends) without a soffered outside of the courtroom in support of this order, the applicant shall
It is ordered that a per Services or or other declaration, into protective custod if there is probable cate Additional orders.  The child may not be shelter hearing.  If oral testimony was retain a copy of the retain a	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order ause to believe the child is present in the vehicle or premises.  The held more than 24 hours (excluding judicial holidays and weekends) without a soffered outside of the courtroom in support of this order, the applicant shall recorded testimony.
It is ordered that a perservices or other declaration, into protective custod if there is probable can declarate and declaration and orders.  The child may not be shelter hearing.	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order ause to believe the child is present in the vehicle or premises.  The held more than 24 hours (excluding judicial holidays and weekends) without a soffered outside of the courtroom in support of this order, the applicant shall recorded testimony.
t is ordered that a perservices or other declaration, into protective custod of there is probable can additional orders.  The child may not be shelter hearing.  If oral testimony was retain a copy of the retain a copy o	ace officer, authorized employee of the State of Oregon Department of Human take the above-named child, described in the attached ective custody. A peace officer must take all reasonable steps to take the child by including by entering any vehicle or premises as necessary to execute this order suse to believe the child is present in the vehicle or premises.  The held more than 24 hours (excluding judicial holidays and weekends) without a soffered outside of the courtroom in support of this order, the applicant shall recorded testimony.

Case 1:25-cv-00242-MC

Document 1

Filed 02/12/25

Page 29 of 40



-CANDIA PO-





## Circuit Court of the State of Oregon for Jackson County

Jackson County Justice Building - 100 S. Oakdale, Medford, OR 97501

Telephone (541) 776-7171

FAX (541) 776-7057

December 17, 2024

Clarence Carr 1446 Thomas Rd. Medford, OR 97501

Re: Filings for the Transcript Coordinator

Dear Mr. Carr:

The transcript coordinator cannot process the documents you submitted on or about December 17, 2024, because it does not have the connecting Court of Appeals case numbers. The pleading has been unfiled and returned to you with this letter.

You are encouraged to consult with a legal counsel if you have any questions regarding this letter.

Sincerely,

Court Manager

Jackson County Circuit Court

Enclosures: Unfiled "Notice of Intent to Seek Writ of Mandamus from Appellate Court"

"Notice of Intent to Seek Writ of Mandamus from Appellate Court"

submitted to TCA in an envelope.

court documents and an evidentiary he

rities and allegations -

This Notice serves to inform the Clambia

:luding:

#### Court Records Request #6955 Inbox



JAC Records Group < JAC. Records. Group@ojd.state.or.us>

Mon, Dec 9, 2024, 10:08 AM

Mr. Clarence Carr:

Please be advised that there is no hearing log available for the dates you requested; and that the total cost of the copy and certification for all four cases are \$142. If the payment is received by 12/13/24, the certified copies will be available for pick up.

Thank you for your corporation.

The Records Unit. 541-776-7171

Karin P. Anderson «Karin P.Anderson@oid.state.or.us»

Fri. Dec 13, 2024, 3:03 PM

to me

#### Circuit Court of the State of Oregon for Jackson County

Jackson County Justice Building, 100 S Oakdale Ave, Medford, Oregon 97501-3127

Telephone: (541)776-7171 Fax: (541)776-7057 www.courts.oregon.gov/jackson

PLEASE NOTE: As set forth In Chief Justice Order No. 14-066; The following copy fees shall be charged and collected in the Jackson County Circuit Court. Required to pay: 1) General Public 2) All Federal Agencies 3) All Out of State Agencies 4) All County and City Agencies located outside of Jackson County.

#### FEES:

- . \$.25 per page for each photographic or printed copy of a page, without regard to medium.
  - \$5.00 per Certification stamp + 5.25 per page.
  - \$10.00 per Exemplified stamp + \$.25 per page.
  - \$0.20 per page if converted to electronic format.
  - \$0.45 per page if microfilm is converted to electronic format.
- Outgoing or incoming copies sent by facsimile (fax) as a courtesy convenience for parties, public or counsel: \$2.00 for first page and \$1.00 each
  - · Shipping and handling for mailed copies are based upon the number of pages and/or shipping weight.
  - \$10.00 for each audio

Your records request will not be processed until payment is made. Jackson County Circuit Court accepts cash, check, cashier check, money order, Visa, Mastercard or Debit Cards with these logos. The court has a \$3.00 minimum credit card charge regardless of the number of copies. This applies to payments at the counter and over the phone.



I Am <recordsforclarence@gmail.com>

Sat, Dec 14, 2024, 10:07 AM

It's my understanding that i'm a pro-se litigant and should have access to all court documents and able to review the record as documented by numerous attempts to obtain discovery and case related material have been blocked, denied, and finically statues has been used to block my legal right to documentation.



#### Court Records Request #6955

AC Records Group <JAC.Records.Group@ojd.state.or.us>

o: recordsforclarence@gmail.com < recordsforclarence@gmail.com>

Fri, Dec 13 at 1:52 PM

Mr Carr

Thank you for your email. Per your request: "Certified copies of the hearing log and everything submitted to the courts for 10/13/2023 and 10/16/2023." Case numbers: 23JU05151 23JU05152 23JU05153.

Declaration - Protective Custody: 7 pages x.25 (cost per page) +5 certification fees= \$6.75 x3 cases=\$20.25

Order - Protective Custody: 2 pages x.25+5 = \$5.50 x 3=\$16.50

Order Appoint/Deny Counsel: 1 pages x.25+5=\$5.25x3=\$15.75

4 pages x.25+5=6x3=\$18 Order Shelter Care:

Petition – Dependency: 4 pages x.25+5=6x3=\$18

Protective Custody Report 9 pages x.25+5=7.25x3=\$21.75

Grand total copy cost: 20.25+16.50+15.75+18+18+21.75= \$110.25. The previous calculation of \$142 is incorrect.

The Records Unit.

541-776-7171

From: I Am <recordsforclarence@gmail.com> Sent: Wednesday, December 11, 2024 10:25 AM

To: JAC Records Group < JAC.Records.Group@ojd.state.or.us>

Subject: Re: Court Records Request #6955

WARNING: This email is from outside of the Oregon Judicial Department. If links or files in this email are unexpected, even if from an email address you trust, please call the sender on the phone and verify them before vou click.

[Quoted text hidden]





December 6, 2024

Dear Clarence Carr,

This letter is in response to the officer complaint filed on November 22, 2024, with the Medford Police Department.

I have reviewed the complaint, applicable laws, applicable policy, video footage of the incident, and the protection order involved. As a result of this investigation, I have concluded the following. The complaint filed alleging Officer Harvey violated Medford Police Department Policy and Oregon law by unlawfully arresting you, unlawfully entering your residence, and unlawfully enforcing a protection order signed by Judge Bloom are unfounded. This investigation is now considered closed.

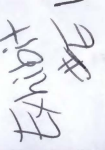
I would like to thank you for contacting the Medford Police Department regarding your concerns in this matter. The Medford Police Department takes every complaint seriously and we are committed to providing excellent service to the citizens we serve. Furthermore, we are committed to continuous improvement and customer service which can only be accomplished when issues such as this are brought to our attention.

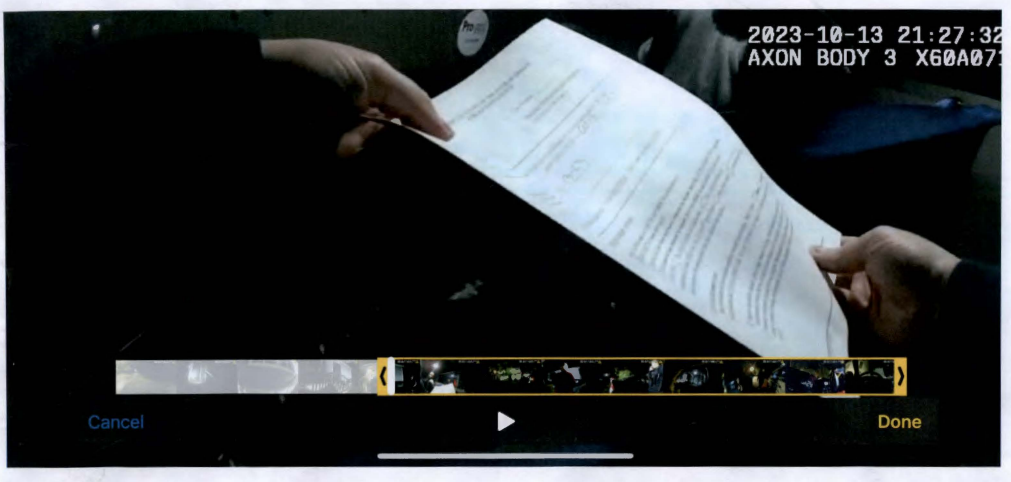
Sincerely,

**Ernie Whiteman** 

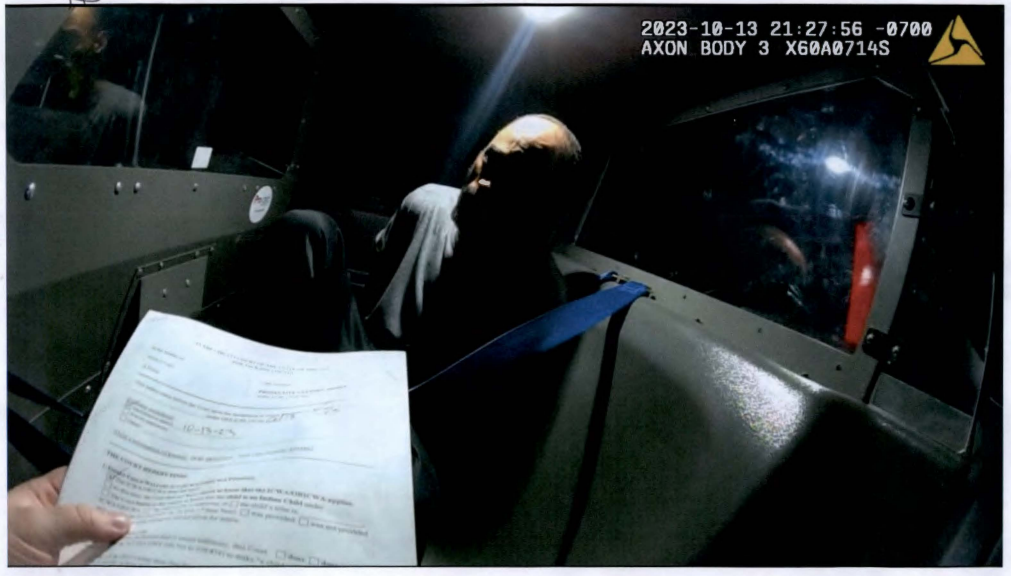
Patrol Sergeant

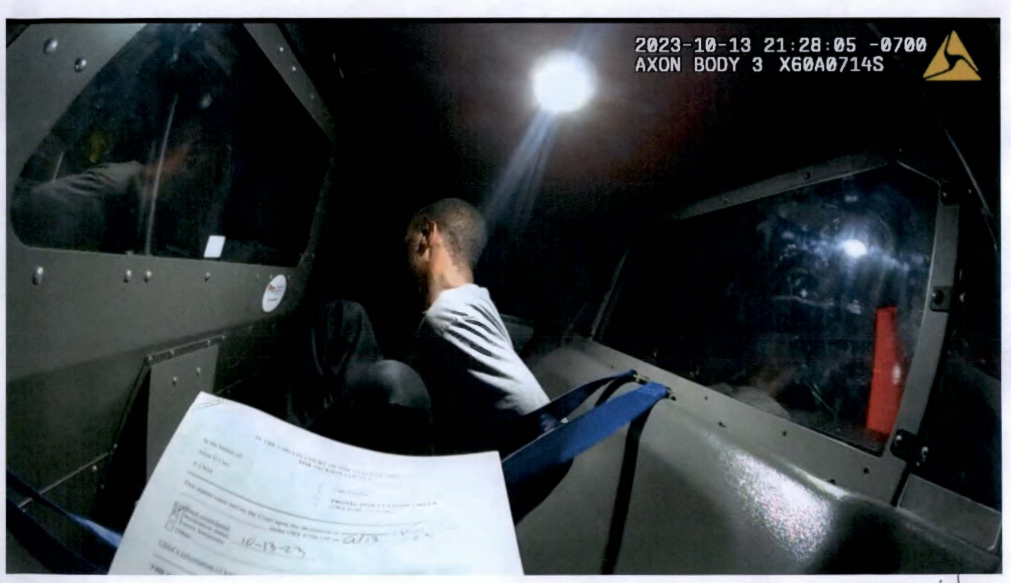
Medford Police Department











WHAT WAS TO SERVICE TO



Case 1:25-cv-00242-MC

Document 1

Filed 02/12/25

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Exhibit E-5

## r Protective Cust

# OREMED AND FILED

OCT 13 2023

TRIAL COURT ADMINISTRATOR
DOCKETED BY

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